

Supplement to The Cimarron News

VOL. II.

CIMARRON, COLFAX COUNTY, NEW MEXICO, SATURDAY JAN. 28, 1911.

NO. 51.

SUPREME COURT DISPOSES OF THE DOLL CASE

Suit Was About Contract to Furnish
"Moving Eyes" and "Real
Curly."

Santa Fe, N. M., Jan. 25. The famous case involving a trio of baby dolls which were to have had "moving eyes," natural curls and statures varying from 24 to 36 inches, was disposed of in the New Mexico supreme court yesterday, and it fell to the lot of Chief Justice William H. Pope to ponder over the legal entanglements that were caused by the aspects of the case. This case had only \$200 involved, but had been in the supreme court twice, having been remanded for further proceedings to the district court of Albuquerque, the first time. The decision of the court, yesterday, however, is in favor of the Puritan Manufacturing Co., which had sued Toti and Gradi of Albuquerque for the \$200, alleged due on the sale of a bill of goods. The contract made by the Puritan Manufacturing company provided for the shipment of certain jewelry amounting to \$200, delivered f. o. b., transportation companies, and by way of special inducement there was contracted to be shipped with the jewelry three dolls, alleged to be "celebrated," and to be possessed of moving eyes, natural curls and statures varying from 24 to 36 inches.

It seems that Toti and Gradi refused payment, apparently not satisfied with the dolls that had vocal, moving eyes, and especially after they had to pay \$3.55 express charges on these celebrated dolls.

A letter to the appellees in testimony in the lower court, according to the transcript, as written by one of the clerks of Toti and Gradi was as follows:

"I will tell you, that we received the box with the 'dolls' and the box of jewelry. We have paid for the jewelry box express charges \$2.35 and for the dolls we paid \$3.55 which makes \$5.90. Please send me this amount by return mail and we will return your goods. This will be best for you. After this will charge you 20 cents per day for storage. Our time is expensive and we cannot afford to be responsible for idiots that you send out here."

The dolls with the moving eyes case moved back to the supreme court, therefore, and was heard by Chief Justice Pope and Associate Justices McFie, Parker, Mechem, Wright and Roberts. Judge Abbott took no part in the decision as he had heard the case in the lower court. United States Attorney David J. Leahy, Deputy United States Marshal E. L. Chavez, representing Marshal Foraker, and Supreme Court Clerk Jose

D. Pena were also in attendance when the final opinion was handed down yesterday morning.

GOOD FOR TAOS

The Manuel Montoya place, adjoining the old Kit Carson house has been purchased by the Masonic fraternity and this, with the Carson house purchased a few months since, gives them splendid property for carrying out the plans which they have in view, which are on quite an extensive scale. The plans are to restore the Kit Carson house to its original appearance and condition and to establish therein a Carson museum, which will, of course, include the relics and the curios pertaining to that stirring and important time in New Mexico history. This part of the work will be entered upon in early spring and will be in shape in the 1911 summer.

The Montoya house will be used eventually as a Masonic home, that being the object of its purchase. This will be an additional advantage, along with the other good things that are coming to Taos. The location is peculiarly good as a town of moderate size is better than a city for homes for the aged and decrepit. There will always be enough interest, in the old town and as we grow, additional advantages will come to us.

Little Bent lodge certainly did good work at Roswell, and they accomplished much not only for the Masonic fraternity at large but for their own lodge and their town. This will be one of the attractive features of Taos in the years to come.—Taos Valley News.

Geo. Manning, traveling salesman for the Dixie Tailoring Company, spent one day at the Bartlett ranch this week.

NOTICE

All trespassing in the W. S. Pasture in Colfax county, whether for the purpose of hunting, fishing, pulling wild fruit, or cutting fire wood, or for any purpose whatsoever, without leave, is strictly prohibited, and all trespassers will be prosecuted to the full extent of the law.

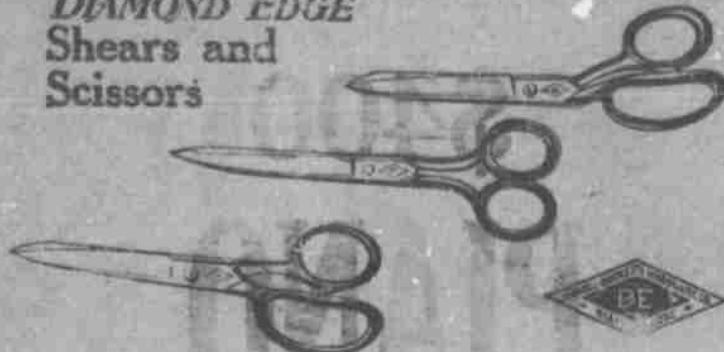
(Signed) WILLIAM FRENCH,
for W. S. Land & Cattle Co.

AVISO.

El traspasar dentro del pasto del W. S. en el Condado de Colfax con la mira de caza, pesca, recoger fruta silvestre o cortar madera seca o para cualesquiera otro fin sin permiso; se prohíbe estrictamente y aquellos que así traspasaren se van procesados al lleno de la ley.

(Firmado) WILLIAM FRENCH,
Por la Compania de Bases del W. S.

DIAMOND EDGE Shears and Scissors



"A half dozen pairs of scissors and not one that will cut." Did you ever say this? Did you ever hear this? Isn't it provoking? You never need say it again if you will buy the Diamond Edge kind. They will not only outlast several pairs of the ordinary kind but will cut clean as long as they last.

We want you to buy a pair of these Diamond Edge shears or scissors, and in using them remember where you got them and that they are the Diamond Edge. After using them you will look for Diamond Edge whenever you buy any kind of an edged tool, for

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